

Claim 1. A method to obtain consumer inquiries and resulting employment from consumers who have been injured by dangerous or defective products comprising, creating an Internet web site specifically for dangerous or defective products, said site comprising links to government agencies, health organizations, manufacturers, medical sites and product liability attorneys, creating specific sub-sites for each category of dangerous or defective product, creating second sub-sites in each category for each dangerous or defective product in said category, each said web site, link and sub-site having a link to contact an attorney electronically.

Claim 2. The method of Claim 1 further comprising means for the consumer to contact an attorney by e-mail or by completing a questionnaire.

Claim 3. The method of Claim 2 in which the questionnaire requires the consumer to provide his name, address and phone number, a description of the dangerous or defective product, whether the consumer has been injured by the product and whether the consumer has had medical treatment.

Claim 4. The method of Claim 3 in which a completed questionnaire is electronically sent to an attorney in the geographical area of the consumer's address.

Claim 5. The method of Claim 4 in which the consumer questionnaire is automatically electronically rejected if the consumer indicates in the questionnaire that he has not been injured and has not had medical treatment.

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Claim 6. The method of Claim 3 in which the completed questionnaire is also stored in a database.

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Claim 7. A method for attorneys, who engage in handling product liability cases, to obtain employment from consumers who have been injured by recalled or faulty products comprising, creating an Internet web site specifically for said products, said site comprising links to government agencies which deal with said products, manufacturers who manufacture said products, medical organizations and providers who deal with said products and a link to said attorneys, creating specific sub-sites for each category of products and second sub-sites for each said product within each category, each said web site, link and sub-site having a link to contact an attorney who specializes in said cases, means for the consumer to contact an attorney electronically.

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Claim 8. The method of Claim 7 further comprising means for the consumer to contact an attorney by e-mail or by completing a questionnaire.

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Claim 9. The method of Claim 8 in which the questionnaire requires the consumer to provide his name, address and phone number, a description of the dangerous or defective product, whether the

consumer has been injured by the product and whether the consumer has had medical treatment.

5 Claim 10. The method of Claim 9 in which a completed questionnaire is electronically sent to an attorney in the geographical area of the consumer's address.

10 Claim 11. The method of Claim 10 in which the consumer questionnaire is automatically electronically rejected if the consumer indicates in the questionnaire that he has not been injured and has not had medical treatment.

5 Claim 12. The method of Claim 9 in which the completed questionnaire is also sent to a database.

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20 Claim 13. A method for attorneys, who engage in handling cases involving recalled products, to obtain cases from consumers who have been injured by said recalled products comprising, creating an Internet web site specifically for recalled products, said site comprising links to government agencies which deal with said products, manufacturers who manufacture said products, medical organizations who deal with said products and attorneys who specialize in recalled product cases, creating specific sub-sites for each category of recalled product, creating second sub-sites  
25 for each specific recalled product within each category, each said web site, link and sub-site having a link for the consumer to electronically contact an attorney in the consumer's geographical area who specializes in recalled products cases.

Claim 14. The method of Claim 13 in which a plurality of attorneys are provided, each attorney or firm located in a different geographical area of the United States, in which the consumer contact is sent to the attorney located closest to the consumer.

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Claim 15. The method of Claim 13 further comprising means for the consumer to contact an attorney by e-mail or by completing a questionnaire.

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Claim 16. The method of Claim 14 in which the questionnaire requires the consumer to provide his name, address and phone number, a description of the defective product, whether the consumer has been injured by the product and whether the consumer has had medical treatment.

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Claim 17. The method of Claim 16 in which the consumer questionnaire is automatically electronically rejected if the consumer indicates in the questionnaire that he has not been injured and has not had medical treatment.

Claim 18. The method of Claim 16 in which the completed questionnaire is also sent to a database.

Claim 19. The method of Claims 1, 7 or 13 in which each catagory sub-site and each specific product sub-site has its own uniform record locator address.

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Claim 20. An Internet portal dealing with dangerous or defective products comprising a plurality of first sub-portals, each sub-portal containing dangerous or defective product information and links to government resources and agencies, manufacturers, health and medical organizations and product liability attorneys, a plurality of second sub-portals for each category of dangerous or defective products, a plurality of third sub-portals, each third sub-portal containing information on a specific dangerous or defective product within a second sub-portal category.

Claim 21. The portal of Claim 20 in which each second sub-portal and each third sub-portal has a link to contact a product liability attorney.

Claim 22. The portal of Claim 20 in which each second sub-portal and each third sub-portal has its own uniform record locator address.

Claim 23. The portal of Claim 22 in which each said uniform record locator address is a combination of the word "recalled" and the name of the specific dangerous or defective product.

Claim 24. The portal of Claim 20 further comprising means for the consumer to contact an attorney by e-mail or by completing a questionnaire.

Claim 25. The portal of Claim 24 in which the questionnaire requires the consumer to provide his name, address and phone number, a description of the dangerous or defective product, whether the consumer has been injured by the product and whether the consumer has had medical treatment.

Claim 26. The portal of Claim 25 in which a completed questionnaire is electronically sent to an attorney in the geographical area of the consumer's address.

Claim 27. The portal of Claim 26 in which the consumer questionnaire is automatically electronically rejected if the consumer indicates in the questionnaire that he has not been injured and has not had medical treatment.

Claim 28. The portal of Claim 25 in which the completed questionnaire is also stored in a database.